



RE: FOIA REQUEST

To whom it may concern:

Pursuant to the Freedom of Information Act, 5 U.S.C. 552, as amended, Public Employees for Environmental Responsibility (“PEER”) requests certain information from the U.S. Environmental Protection Agency (“EPA”) regarding certain information regarding per- and polyfluoroalkyl substances (“PFAS”) and EPA’s Geospatial Tools and Data Visualization Tools for the National PFAS Data Explorer. Specifically, we request the following data files compiled for the National PFAS Data Explorer:

- The WQP data file for the Geospatial Tools and Data Visualization Tools for the PFAS National PFAS Data Explorer;
- The DMR (NPDES) data file for the Geospatial Tools and Data Visualization Tools for the National PFAS Data Explorer;
- The Points of Interest Echo data file for the Geospatial Tools and Data Visualization Tools for the National PFAS Data Explorer;
- The CDR data file for the Geospatial Tools and Data Visualization Tools for the National PFAS Data Explorer;
- The UCMR3, 4 & 5 data file for the Geospatial Tools and Data Visualization Tools for the National PFAS Data Explorer;
- The PFAS Places of Interest data file for the Geospatial Tools and Data Visualization Tools for PFAS project for the National PFAS Data Explorer;
- The DOD data file for the Geospatial Tools and Data Visualization Tools for the National PFAS Data Explorer;
- The ATSDR data file for the Geospatial Tools and Data Visualization Tools for the National PFAS Data Explorer;
- The NPL data file for the Geospatial Tools and Data Visualization Tools for PFAS project for the National PFAS Data Explorer; and
- Any other data files collected for the National PFAS Data Explorer.

PEER specifically requests that the agency conduct a search of files stored in any SharePoint, Google Drive, Dropbox, or similar system of file sharing or organization.

This request includes all final documents that have ever been within the agency’s custody or control, whether they exist in agency “working,” investigative, retired, electronic mail, or other files currently or at any other time. All electronic records should be delivered in their original file format with metadata and any attachments included. Physical records should be scanned or otherwise converted into electronic format.

For electronic records, please provide all records in their native file formats (i.e. not converted to PDF) with all metadata included, and for records such as emails which have files embedded or attached, please provide all attachments in their native formats. For instant messages, plain text is acceptable consistent with guidance issued by the National Archives and Records Administration.

For any documents or portions of documents that you block release due to specific exemption(s) from the requirements of the Freedom of Information Act, please provide an index itemizing and describing the documents or portions of documents withheld. The index should, pursuant to the holding of Vaughn v. Rosen (484 F.2d 820 [D.C. Cir. 1973] cert. denied, 415 U.S. 977 [1974]), provide a detailed justification for claiming a particular exemption that explains why each such exemption applies to the document or portion of a document withheld.

This request builds on a prior FOIA request. Attached is a copy of the documents received which reference the requested documents.

Fee Waiver Request

PEER requests that all fees be waived because “disclosure of the information is in the public interest . . . and is not primarily in the commercial interest of the requestor” (5 U.S.C. 552 (a) (4)(A)):

1. The records concern the operations or activities of the Government.

The FOIA request is, by its terms, limited to identifiable activities of EPA, specifically information regarding EPA’s Geospatial Tools and Data Visualization Tools for PFAS project.

2. The disclosure of the requested records is likely to contribute to public understanding of these operations or activities.

The requested material consists of electronic data files collected for the Geospatial Tools and Data Visualization Tools for PFAS project. As such, the requested records are the most meaningful documents that could be requested on this topic and will contribute to the understanding of PFAS sources and threats throughout the United States.

3. The release of these requested records will contribute significantly to public understanding of the governmental activities.

The nature of the information should allow the public to see information about PFAS contaminated sites.

The general public has a keen interest in any factor bearing on PFAS concentrations in the environment. In addition, as the underlying subject matter of this request concerns documents that show where PFAS contaminated sites are located, the public has an acute interest in PFAS contaminated sites because PFAS have many adverse health effects including cancer, birth defects, developmental damage to infants, and impaired functioning of the liver, kidneys, and immune system.

PEER intends to provide the requested information to the general public through —

- Release to the news media;
- Posting on PEER's web page which draws between 1,000 and 10,000 viewers per day; and
- Publication in PEER's newsletter that has a circulation of approximately 20,000, including 1,500 environmental journalists.

As the Agency well knows from past direct experience, PEER has a long track record of attracting media and public attention to the internal records of federal agencies. Through these methods, PEER generates an average of 1.5 mainstream news articles per day. Moreover, extensive media coverage of EPA's actions on understanding PFAS in the environment and EPA's PFAS Action Plan underlines the broad public interest in this material.

Moreover, PEER believes that EPA also considers this information is of interest to the general public. The EPA has previously issued a health advisory regarding the negative health effects of exposure to PFAS.

4. Disclosure would not serve a commercial interest of the requestor.

Disclosure is in no way connected with any commercial interest of the requestors in that PEER is a nonprofit, nonpartisan public interest organization concerned with upholding the public trust through responsible management of our nation's resources and with supporting professional integrity within public land management and pollution control agencies. To that end, PEER is designated as a tax-exempt organization under section 501 (c)(3) of the Internal Revenue code.

If in the process of conducting a search for records responsive to this request it appears that a large quantity of irrelevant material is being included or further relevant material may not be captured by the specific terms of the request, or any other concerns related to the timeliness or completeness of the response arise, please contact the undersigned at mmercola@peer.org or Kevin Bell at kbell@peer.org.

If you have any questions about this FOIA request, please contact me at (202) 265-4187 ext. 101 or mmercola@peer.org. I look forward to receiving the agencies final response within 20 working days.

Cordially,



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